

REMARKS

Claims 21 - 30, have been finally rejected for various reasons under § 103. Rejections under §§ 102 and 112 were overcome by the previous Response. Applicant respectfully submits that claims 21 - 30 define patentable subject matter.

§ 103 Rejection - Claims 21 - 26, 29 and 30

Claims 21 - 26, 29 and 30 have been rejected under § 103 based on Orr (U.S. 6,158,140) in view of Wardy (U.S. 4,687,414). Applicant respectfully traverses this rejection. The previously-filed Response To Office Action Mailed 04/28/2004 is incorporated herein.

Independent claims 21, 26, 27 and 29 recite the limitation that:

**two spaced-apart fans are positioned so that air flows from
the two fans intersect creating an area of turbulent air flow
beneath the roof in the space beneath the roof**

This element of fan positioning to create an area of turbulent air flow is not addressed or mentioned in the recent Office Action. The Office Action states, at Page 2:

Orr discloses the claimed invention except for (1) the air system being positioned behind the person, (2) two fans, and (3) a portable power supply.

Applicant respectfully submits that in addition to the deficiencies of Orr noted in the Office Action, Orr has no teaching, suggestion, or hint of two spaced-apart fans positioned to create the claimed area of turbulent air flow.

The Office Action says, at Page 2, it would be obvious to use two fans "since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art." Mere duplication of Orr's single fan would result in two fans on his dash. Mere duplication of Wardy's single fan would result in two fans on a person. Merely duplicating the cited prior art's single fans does not result

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in creating an area of turbulent flow with intersecting air flows. The only teaching or suggestion of record for having two spaced-apart fans as now claimed herein to create an area of turbulent flow are the teachings of the present invention.

Applicant respectfully submits that what is now claimed is nonobvious and patentable.

Conclusion

Applicant appreciates the careful and detailed Office Action. This is intended to be a complete Response to the Office Action. Early and favorable reconsideration is respectfully requested.

Respectfully submitted,

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